UNITED STATES DISTRICT COURT

District of Massachusetts

UNITED STATES OF AMERICA

JUDGMENT IN A CRIMINAL CASE

V.

JUAN MORA

Case Number: 1:	10 CR 10379	- 002 - W	GY
USM Number: 934	189-038		
Mark Smith			
Defendant's Attorney			

	Transcri	Additional of Excerpt of Sentencing H	documents attached earing
П		,	
THE DEFENDAL pleaded guilty to co	1.0		
pleaded noto content			
was found guilty or after a plea of not g			
The defendant is adjuct	dicated guilty of these offenses: Add	itional Counts - See continu	uation page
Title & Section	Nature of Offense	Offense Ended	Count
21 USC § 846	Conspiracy to Possess with Intent to Distribute Heroin	12/31/09 1	
21 USC § 841(a)(1)	Possession with Intent to Distribute a Controlled Substance	08/30/09 2	
The defendant has	been found not guilty on count(s)		
Count(s)	is are dismissed on the motion	of the United States.	
It is ordered to or mailing address unti the defendant must no	hat the defendant must notify the United States attorney for this district will all fines, restitution, costs, and special assessments imposed by this judgn tify the court and United States attorney of material changes in economic	ithin 30 days of any change nent are fully paid. If ordere circumstances.	of name, residence, ed to pay restitution,
	12/12/11		
	Date of Imposition of Judgmen	t	
	William H.	Joung	
	Signature of Judge The Honorable Wil	lliam G. Voung	
	Judge, U.S. District	•	
	Name and Title of Judge		
	December 2	8, 2011	
	Date		

JUAN MORA DEFENDANT:

CASE NUMBER: 1: 10 CR 10379 - 002 - WGY

IMPRISONMENT
The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a otal term of: 15 month(s)
on each of counts 1 and 2 the sentence on each count to run concurrent one count with the other
The court makes the following recommendations to the Bureau of Prisons:
Credit for time served from 11/5/10-12/21/10, 7/7/11 to the present
The defendant is remanded to the custody of the United States Marshal.
The defendant shall surrender to the United States Marshal for this district:
at a.m p.m. on
as notified by the United States Marshal.
The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons:
before 2 p.m. on
as notified by the United States Marshal.
as notified by the Probation or Pretrial Services Office.
RETURN
I have executed this judgment as follows:
Defendant delivered on to
a, with a certified copy of this judgment.
UNITED STATES MARSHAL
DEPUTY UNITED STATES MARSHAL

10

Judgment — Page _____ of ___

►AO 245B(05-MA)

(Rev. 06/05) Judgment in a Criminal Case Sheet 3 - D. Massachusetts - 10/05

		JUAN MORA		Judgn	nent—Page	3 of	10
	ENDANI:	1: 10 CR 10379	- 002 - WGY				
CAS	E NUMBER:	1: 10 CK 103/9		TEACE	7	1	
			SUPERVISED RE	LEASE	▼	See continuation	page
U pon	release from im	nprisonment, the defend	ant shall be on supervised releas	e for a term of:	36 month	(s)	
	The defendant n		tion office in the district to whic	h the defendant is releas	ed within 72 h	ours of release fi	rom the
Γhe d	lefendant shall n	not commit another fede	eral, state or local crime.				
The d substa therea	lefendant shall n ance. The defen after, not to exce	not unlawfully possess andant shall submit to on eed 104 tests per year,	controlled substance. The defe e drug test within 15 days of rele as directed by the probation offi	ndant shall refrain from a case from imprisonment a cer.	any unlawful u and at least tw	ise of a controlle o periodic drug to	d ests
_ :		testing condition is sus e abuse. (Check, if app	pended, based on the court's det licable.)	ermination that the defer	ndant poses a l	ow risk of	
√	The defendant s	shall not possess a firea	rm, ammunition, destructive dev	ice, or any other dangero	ous weapon. (Check, if applical	ble.)
√	The defendant s	shall cooperate in the co	ollection of DNA as directed by t	he probation officer. (C	heck, if applic	able.)	
			ate sex offender registration age ficer. (Check, if applicable.)	ncy in the state where the	e defendant re	sides, works, or i	s a
<u>.</u>	The defendant s	shall participate in an ar	proved program for domestic vi	olence. (Check, if applie	cable.)		
Scheo	If this judgment dule of Payment	t imposes a fine or restit ts sheet of this judgmen	tution, it is a condition of superv	ised release that the defe	ndant pay in a	ccordance with the	he
on the	The defendant ne attached page.	nust comply with the st	andard conditions that have been	adopted by this court as	well as with a	ny additional cor	nditions
		STAN	DARD CONDITIONS	OF SUPERVISIO	N		
1)	the defendant	shall not leave the judi	cial district without the permission	on of the court or probati	ion officer;		
2)	the defendant each month;	shall report to the prob	ation officer and shall submit a t	ruthful and complete wri	itten report wit	thin the first five	days of
3)	the defendant	shall answer truthfully	all inquiries by the probation of	ricer and follow the instr	uctions of the	probation officer	;
4)	the defendant	shall support his or her	dependents and meet other famil	ly responsibilities;			
5)	the defendant acceptable rea	shall work regularly a	t a lawful occupation, unless ex	cused by the probation of	officer for scho	ooling, training,	or other
6)	the defendant	shall notify the probati	on officer at least ten days prior	to any change in residen	ce or employn	nent;	
7)	the defendant controlled sub	shall refrain from excensions or any parapher	ssive use of alcohol and shall no nalia related to any controlled su	t purchase, possess, use, bstances, except as preso	distribute, or a cribed by a phy	administer any ysician;	
·· 8)	the defendant	shall not frequent place	es where controlled substances a	re illegally sold, used, di	stributed, or a	dministered;	
9)	the defendant felony, unless	shall not associate with granted permission to	any persons engaged in crimina do so by the probation officer;	l activity and shall not as	ssociate with a	ny person convic	ted of a
10)	the defendant contraband ob	shall permit a probation oserved in plain view of	officer to visit him or her at any the probation officer;	time at home or elsewhe	ere and shall po	ermit confiscation	n of any
11)	the defendant	shall notify the probation	on officer within seventy-two hou	irs of being arrested or qu	uestioned by a	law enforcement	officer;
12)	the defendant permission of	shall not enter into an	y agreement to act as an inform	er or a special agent of	a law enforcer	ment agency with	out the

as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

0	Δ	n	24	5	Rí	V.	۲.	м	Δ

(Rev. 06/05) Judgment in a Criminal Case

restriction concerning Gabriel Mora

Sheet 4A - Continuation Page - Supervised Release/Probation -10/05

Judgment-Page ____4_ of . **JUAN MORA** DEFENDANT: CASE NUMBER: 1: 10 CR 10379 - 002 - WGY ADDITIONAL ✓ SUPERVISED RELEASE ☐ PROBATION TERMS While on supervised release, The defendant is to stay away from and have no contact with the following individuals: David Espaillat Jeron Johnson Alex Robles Xavier Rios Antonio Pacheco Ariel Tejeda Erick Espindola Carlos Perez Randy Suarez The defendant is to have no contact with and stay away from ,without the prior approval of the US Probation Office: Gabriel Mora After the first year of supervised release, the defendant may petition the Court to remove the associational

Continuation of Conditions of Supervised Release Probation

♠AO 245Be	(05-MA)
-----------	---------

(Rev. 06/05) Judgment in a Criminal Case Sheet 5 - D. Massachusetts - 10/05

JUAN MORA DEFENDANT:

CASE NUMBER: 1: 10 CR 10379 - 002 - WGY

CRIMINAL MONETARY PENALTIES

Judgment — Page _____5 of ____10

Tì	he defend	lant n	nust pay the total crir	ninal monetary pena	alties und	der the sched	ule of payments	on Sheet 6.	
тота	LS	\$	<u>Assessment</u> \$200.00		\$	<u>e</u>		Restitution \$	
	he determ			ferred until	An A	Amended Jud	lgment in a Crit	minal Case (A	O 245C) will be entered
T	he defend	lant n	nust make restitution	(including commun	ity restit	ution) to the	following payees	s in the amount	listed below.
If th be	the defer e priority efore the	ndant orde Unite	makes a partial payn or or percentage payn od States is paid.	nent, each payee sha nent column below.	ll receiv Howev	e an approxir er, pursuant	mately proportion to 18 U.S.C. § 36	ned payment, u 664(i), all nonfo	nless specified otherwise in ederal victims must be paid
<u>Name</u>	of Payee	1		Total Loss*		Restitut	tion Ordered	<u>P</u>	riority or Percentage
• ;									
Ĺ									See Continuation Page
TOTA	ALS		s	\$0.0	<u>0</u>	\$	\$0.00	<u>0</u>	
	Restitutio	n am	ount ordered pursuar	it to plea agreement	\$				
	The defer	ndant day a	must pay interest on	restitution and a fin dgment, pursuant to	e of mor	C. § 3612(f).			s paid in full before the Sheet 6 may be subject
	The court	dete	rmined that the defer	dant does not have	the abili	ty to pay inte	rest and it is orde	ered that:	
[_		t requirement is wait		ine _	restitution			
L	the in	nteres	t requirement for the	fine	restitut	ion is modifi	ed as follows:		
* Find	lings for t	he to	al amount of losses a	re required under Ch	apters 1	09A, 110, 110	0A, and 113A of 1	Title 18 for offe	enses committed on or after

September 13, 1994, but before April 23, 1996.

SAO	245B((05-MA)
-----	-------	---------

(Rev. 06/05) Judgment in a Criminal Case Sheet 6 - D. Massachusetts - 10/05

JUAN MORA

Judgment -- Page _ 6 of

10

DEFENDANT:

CASE NUMBER: 1: 10 CR 10379 - 002 - WGY

SCHEDULE OF PAYMENTS

Having assessed the defendant's ability to pay, payment of the total criminal monetary penalties are due as follows:
A Lump sum payment of \$ \$200.00 due immediately, balance due
not later than, or in accordance C, D, E, or F below; or
B ☐ Payment to begin immediately (may be combined with ☐ C, ☐ D, or ☐ F below); or
Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after the date of this judgment; or
Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after release from imprisonment to a term of supervision; or
Payment during the term of supervised release will commence within (e.g., 30 or 60 days) after release from imprisonment. The court will set the payment plan based on an assessment of the defendant's ability to pay at that time; or
F Special instructions regarding the payment of criminal monetary penalties:
Unless the court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is due during imprisonment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons' Inmate Financial Responsibility Program, are made to the clerk of the court. The defendant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.
The defendant shall receive credit for all payments previously made toward any criminal monetary penantes imposed.
Joint and Several See Continuation Page
Defendant and Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and Several Amount, in and corresponding payee, if appropriate.
;
The defendant shall pay the cost of prosecution.
The defendant shall pay the following court cost(s):
The defendant shall forfeit the defendant's interest in the following property to the United States:

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.

AO 24	\$5B			Criminal Judgment Page 1) — Statement of Reasons - D. Massachusetts - 10/05
	EN			JUAN MORA 1: 10 CR 10379 - 002 - WGY MASSACHUSETTS STATEMENT OF REASONS
ı	CC	OURT I	FINI	DINGS ON PRESENTENCE INVESTIGATION REPORT
	Α	$\overline{\mathbf{A}}$	The	e court adopts the presentence investigation report without change.
	В		(Che	e court adopts the presentence investigation report with the following changes. seck all that apply and specify court determination, findings, or comments, referencing paragraph numbers in the presentence report, if applicable.) e Section VIII if necessary.)
		1		Chapter Two of the U.S.S.G. Manual determinations by court (including changes to base offense level, or specific offense characteristics):
		2		Chapter Three of the U.S.S.G. Manual determinations by court (including changes to victim-related adjustments, role in the offense, obstruction of justice, multiple counts, or acceptance of responsibility):
;		3		Chapter Four of the U.S.S.G. Manual determinations by court (including changes to criminal history category or scores, career offender, or criminal livelihood determinations):
I;		4		Additional Comments or Findings (including comments or factual findings concerning certain information in the presentence report that the Federal Bureau of Prisons may rely on when it makes inmate classification, designation, or programming decisions):
	c		The	e record establishes no need for a presentence investigation report pursuant to Fed.R.Crim.P. 32.
п	CC	OURT	FINI	DING ON MANDATORY MINIMUM SENTENCE (Check all that apply.)
	Α	V	No o	count of conviction carries a mandatory minimum sentence.
	В		Man	ndatory minimum sentence imposed.
	С		sent	or more counts of conviction alleged in the indictment carry a mandatory minimum term of imprisonment, but the ence imposed is below a mandatory minimum term because the court has determined that the mandatory minimum is not apply based on
				findings of fact in this case substantial assistance (18 U.S.C. § 3553(e)) the statutory safety valve (18 U.S.C. § 3553(f))
Ш	cc	OURT I	DET	ERMINATION OF ADVISORY GUIDELINE RANGE (BEFORE DEPARTURES):
	To Cri Im Su	tal Offe iminal I prisonn pervise ne Rang	ense l Historient d Re e: \$	Level: Try Category: Range: 12 to 18 months Ilease Range: 3 to 5 years

AO 2	245B ((v. 06/05) Criminal Judgment achment (Page 2) — Statement of I	Reaso	ns - D. M	assachusetts - 10/05			
CA			JUAN MORA 1: 10 CR 10379 - MASSACHUSETTS		2 - W	GY MENT OF REASONS		Juc	gment Page 8 of 10
,		WIO ORW							
IV		_				RMINATION (Check only one.)			
	Α	√ The	e sentence is within an advisory g	uidel	ine range	that is not greater than 24 months, and	i the c	ourt find	s no reason to depart.
H	В		e sentence is within an advisory g e Section VIII if necessary.)	uidel	ine range	that is greater than 24 months, and the	e speci	ific senter	ce is imposed for these reasons.
	С		e court departs from the advisory so complete Section V.)	guid	eline ran	ge for reasons authorized by the senten	cing g	uidelines	manual.
	D	☐ The	e court imposed a sentence outsid	e the	advisory	sentencing guideline system. (Also con	nplete	Section V	1.)
v	DE	PARTUR	ES AUTHORIZED BY TI	IE A	DVISO	DRY SENTENCING GUIDELI	NES	(If appl	icable.)
	Α	☐ below	ence imposed departs (Che the advisory guideline range the advisory guideline range	ge	nly one.):			
	В	Departur	e based on (Check all that a	pply	·.):				
ŧ.		1	□ 5K1.1 plea agreement □ 5K3.1 plea agreement □ binding plea agreement □ plea agreement for december 1 plea agreement for december 2 plea agreement for december 3 plea	nt ba nt ba ent f epar	sed on to sed on lor or depa ture, wh	and check reason(s) below.): the defendant's substantial assista Early Disposition or "Fast-track" rture accepted by the court nich the court finds to be reasonable government will not oppose a d	Prog ole		ture motion.
11		2	5K1.1 government in 5K3.1 government in government motion defense motion for o	notio notio for d lepar	n based n based eparture ture to	reement (Check all that apply and on the defendant's substantial as ton Early Disposition or "Fast-trate which the government did not objected or the government of government objected or the government of government or the government of government objected or the government of government or the government of government of government or the government of government or the government of government or governmen	sistaı ıck" p	nce	
		3	Other Other than a plea ag	reem	ent or n	notion by the parties for departure	· (Ch	eck reas	on(s) helow)
	С	Reason				other than 5K1.1 or 5K3.1.)	, (CII	cck reas	on(s) below.j.
00000000	4A1 5H1 5H1 5H1 5H1 5H1 5H1	Criminal Age Educatio Mental a Physical Employn Family T	History Inadequacy n and Vocational Skills nd Emotional Condition Condition nent Record ies and Responsibilities Record, Charitable Service,		5K2.1 5K2.2 5K2.3 5K2.4 5K2.5 5K2.6 5K2.7 5K2.8	Death Physical Injury Extreme Psychological Injury Abduction or Unlawful Restraint Property Damage or Loss Weapon or Dangerous Weapon Disruption of Government Function Extreme Conduct	0000000	5K2.11 5K2.12 5K2.13 5K2.14 5K2.16 5K2.17 5K2.18 5K2.20	Lesser Harm Coercion and Duress Diminished Capacity Public Welfare Voluntary Disclosure of Offense High-Capacity, Semiautomatic Weapon Violent Street Gang Aberrant Behavior
	5K2.0	Good W			5K2.9	Criminal Purpose Victim's Conduct		5K2.21 5K2.22 5K2.23	Dismissed and Uncharged Conduct Age or Health of Sex Offenders

Explain the facts justifying the departure. (Use Section VIII if necessary.)

D

JUAN MORA DEFENDANT:

Judgment - Page 9 of

10

CASE NUMBER: 1: 10 CR 10379 - 002 - WGY

DISTRICT:

MASSACHUSETTS

STATEMENT OF REASONS

Α	A The sentence imposed is (Check only one.):								
	☐ below t	he advisory guideline range							
	above t	he advisory guideline range							
В	Sentence i	imposed pursuant to (Check all that apply.):							
	1	Plea Agreement (Check all that apply and check reason(s) below.):							
		binding plea agreement for a sentence outside the advisory guideline system accepted by the court							
		plea agreement for a sentence outside the advisory guideline system, which the court finds to be reasonable							
		plea agreement that states that the government will not oppose a defense motion to the court to sentence outside the advisory gu system							
	2	Motion Not Addressed in a Plea Agreement (Check all that apply and check reason(s) below.):							
		government motion for a sentence outside of the advisory guideline system							
		defense motion for a sentence outside of the advisory guideline system to which the government did not object							
		defense motion for a sentence outside of the advisory guideline system to which the government objected							
	3	Other							
		Other than a plea agreement or motion by the parties for a sentence outside of the advisory guideline system (Check reason(s) below.							
С	Reason(s) for Sentence Outside the Advisory Guideline System (Check all that apply.)								
	the natu	re and circumstances of the offense and the history and characteristics of the defendant pursuant to 18 U.S.C. § 3553(a)(1)							
	to reflect the seriousness of the offense, to promote respect for the law, and to provide just punishment for the offense (18 U.S.C. § 3553(a)(2)(A))								
	to afford	to afford adequate deterrence to criminal conduct (18 U.S.C. § 3553(a)(2)(B))							
	to protec	et the public from further crimes of the defendant (18 U.S.C. § 3553(a)(2)(C))							
	to provi	de the defendant with needed educational or vocational training, medical care, or other correctional treatment in the most effective manner							
	(18 U.S	C. § 3553(a)(2)(D))							
	to avoid	unwarranted sentencing disparities among defendants (18 U.S.C. § 3553(a)(6))							
	to provi	de restitution to any victims of the offense (18 U.S.C. § 3553(a)(7))							

DEFENDANT:

JUAN MORA

Judgment - Page 10 of

10

CASE NUMBER: 1: 10 CR 10379 - 002 - WGY DISTRICT:

MASSACHUSETTS

STATEMENT OF REASONS

/11	COURT DETERMINATIONS OF RESTITUTION				
	Α	Ø	Res	Restitution Not Applicable.	
	B Total Amount of Restitution:			Amount of Restitution:	
C Restitution not ordered (Check only one.):				ation not ordered (Check only one.):	
		1		For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because the number of identifiable victims is so large as to make restitution impracticable under 18 U.S.C. § 3663A(c)(3)(A)	
		2		For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because determining completissues of fact and relating them to the cause or amount of the victims' losses would complicate or prolong the sentencing process to a degrathat the need to provide restitution to any victim would be outweighed by the burden on the sentencing process under 18 U.S.C. § 3663A(ree
		3		For other offenses for which restitution is authorized under 18 U.S.C. § 3663 and/or required by the sentencing guidelines, restitution is no ordered because the complication and prolongation of the sentencing process resulting from the fashioning of a restitution order outweigh the need to provide restitution to any victims under 18 U.S.C. § 3663(a)(1)(B)(ii).	
) : :>		4		Restitution is not ordered for other reasons. (Explain.)	
	D		Par	Partial restitution is ordered for these reasons (18 U.S.C. § 3553(c)):	
/ 111	AD	DITI	DNA	NAL FACTS JUSTIFYING THE SENTENCE IN THIS CASE (If applicable.)	
			S	Sections I, II, III, IV, and VII of the Statement of Reasons form must be completed in all felony cases.	
Defe	ndan	t's So	c. Se	Sec. No.: Date of Imposition of Judgment 12/12/11	
Defe	ndan	t's Da	te of	of Birth: A. Upung	
Defe	ndan	t's Re	sider	lence Address: Signature of Judge The Honorable William G. Young	strict Court
Defe	ndan	t's Ma	iling	ng Address: Name and Title of Judge Date Signed 28, 2011	